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PART II—Section 3—Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administration of Union Territories).

ELECTION COMMISSION, INDIA

New Delhi, the 4th February 1958

S.O. 1.—It is hereby notified for general information that the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951 (XLIII of 1951), incurred by the person whose name and address are given below, as notified under notification No. RN-P/292/57(61) dated the 31st July, 1957, has been removed by the Election Commission in exercise of the powers conferred on it by the said clause and section of the said Act:—

Shri Loyalka Chiranjilal Ramachandra, Loyalka Niwas, Dadi Seth Road, Bombay.

[No. RN-P/292/57(61-R)/4610.]

S.O. 2.—It is hereby notified for general information that the disqualification under clause (c) of section 7 of the Representation of the People Act 1951 (XLIII of 1951), incurred by the person whose name and address are given below, as notified under notification No. UP-P/318/57(148), dated the 23rd September, has been removed by the Election Commission in exercise of the powers conferred on it by the said clause and section of the said Act:—

Shri Bhagwati Prasad Moriya, Japan House, Marris Road, Aligarh.

[No. UP-P/318/57(148-R)/4602.]

S.O. 3.—It is hereby notified for general information that the disqualification under clause (c) of section 7 of the Representation of the People Act 1951 (XLIII of 1951), incurred by the person whose name and address are given below, as notified under notification No. WB-P/384/57(79), dated the 26th August, 1957, has been removed by the Election Commission in exercise of the powers conferred on it by the said clause and section of the said Act:—

Shri Suryya Kumar Chakravarty, Village: Horokhali, P. O. Golapchak, District Midnapur.

[No. WB-P/384/57(79-R).]

S.O. 4.—It is hereby notified for general information that the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951 (XLIII of 1951), incurred by the person whose name and address are given below as notified under notification No. UP-P/329/57(156) dated the 23rd September, 1957, has been removed by the Election Commission in exercise of the powers conferred on it by the said clause and section of the said Acts:—

Shri Kanhiya Lal, Village & P.O. Aheripur, District Etawah.

[No. UP-P/329/57(156-R).]

New Delhi, the 5th February 1958

S.O. 5.—In exercise of the powers conferred by sub-section (1) of section 13A of the Representation of the People Act, 1950 (43 of 1950), the Election Commission, in consultation with the Tripura Administration, hereby nominates Shri K. B. Mathur, M.A., Rehabilitation Secretary, Tripura Administration, as the Chief Electoral Officer for the Union Territory of Tripura with effect from the 30th January, 1958.

[No. 154/17/58.]

S.O. 6.—It is hereby notified for general information that the disqualification under clause (c) of section 7 of the Representation of the People Act 1951 (XLIII of 1951), incurred by the person whose name and address are given below, as notified under notification No. MP-P/187/57(78), dated the 26th August, 1957, read with corrigendum No. MP-P/187/57(78) dated the 18th December, 1957, has been removed by the Election Commission in exercise of the powers conferred on it by the said clause and section of the said Act:—

Shri Shivadhin, Akaltara (Bilaspur).

[No. MP-P/187/57(78-R).]

S.O. 7.—It is hereby notified for general information that the disqualification under clause (c) of section 7 of the Representation of the People Act 1951 (XLIII of 1951), incurred by the person whose name and address are given below, as notified under notification No. BR-P/83/57(55), dated the 16th July, 1957, has been removed by the Election Commission in exercise of the powers conferred on it by the said clause and section of the said Act:—

Shri Mahesh Desai, Mohalla Keoribandh, P.O. Jharla.

[No. BR-P/83/57(55-R).]

New Delhi, the 6th February 1958

S.O. 8.—It is hereby notified for general information that the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951 (XLIII of 1951), incurred by the person whose name and address are given below, as notified under notification No. HP-P/400/57(113) dated the 22nd September, 1957, has been removed by the Election Commission in exercise of the powers conferred on it by the said clause and section of the said Act:—

Shri Anand Chand, 492, Halqa Municipal Committee, Bilaspur (H.P.).

[No. HP-P/400/57(113-R).]

New Delhi, the 8th February 1958

S.O. 9.—In exercise of the powers conferred by sub-section (1) of section 13A of the Representation of the People Act, 1950 (43 of 1950), the Election Commission, in consultation with the Tripura Administration, hereby nominates Shri Bishan Chandra, Finance Secretary, Tripura Administration, as the Chief Electoral Officer for the Union Territory of Tripura from 21st January, 1958 (afternoon) to 30th January, 1958 (forenoon), vice Shri R. N. Shinghal.

[No. 154/17/58(1).]

By order,

A. KRISHNASWAMY AIYANGAR, Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 10th February 1958

S.O. 10.—In pursuance of clause (c) of sub-section (1) of section 2 of the Citizenship Act, 1955 (57 of 1955), the Central Government hereby declares the Singapore Citizenship Ordinance 1957 to be an enactment making provision for the citizenship of Singapore.

[No. 2/13/57-IC.]

FATEH SINGH, Dy. Secy.

MINISTRY OF COMMERCE AND INDUSTRY

(Deptt. of Commerce and Light Industries)

COFFEE CONTROL

New Delhi, the 6th February 1958

S.O. 11.—In exercise of the powers conferred by section 48 of the **Coffee Act, 1942 (7 of 1942)**, the Central Government hereby makes the following further amendments in the Coffee Rules, 1955, published with the notification of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 1666, dated the 1st August, 1955, namely:—

In rule 31 of the said Rules, after sub-rule (4), the following sub-rules shall be inserted, namely:—

(4A) *Grant of advance for building, etc., of houses.*—(i) An advance for building a new house (including purchase of land for the purpose) or for purchase of a ready-built house or for enlarging living accommodation of an existing house owned by an officer (other than one appointed by the Central Government) or other employee of the Board or for redemption of any earlier loan taken for purchase or construction of a new house may be granted to such officer or employee at such rates and on such conditions as may be determined by the Board in conformity with the rules of the Central Government for the time being in force regulating the grant of advances for building, etc., of houses to Central Government servants.

(ii) The advance specified in (i) above may be granted for the same purpose to an officer of the Board appointed by the Central Government also, at such rates and on such conditions as may be admissible to officers holding comparable posts under the Central Government in accordance with the rules of the Central Government for the time being in force.

(iii) The grant of advance is subject to the availability of funds under the Head "Advances recoverable bearing interest".

(iv) The Board, the Executive Committee and the Chairman shall have power to grant advances upto the amounts specified below:—

Board	over Rs. 20,000/-
Executive Committee	upto Rs. 20,000/-
Chairman	upto Rs. 5,000/-

(4B) *Grant of advances for the purchase of motor car, motor cycle and bicycle.*—Advances for the purchase of motor car, motor cycle and bicycle may be granted to the officers and employees who are in permanent employ of the Board at such rates and conditions as may be admissible to officers and employees holding comparable posts under the Central Government in accordance with the rules of the Central Government for the time being in force. Subject to the concurrence of the Central Government, permanent Government servants on deputation to the Board will also be eligible to the grant of such advances from the Board in accordance with the aforesaid rules. The grant of advances is subject to the availability of funds under the head 'Advances recoverable bearing interest'.

[No. F. 14(37) Plant(B)/57.]

A. K. CHAKRAVARTI, Under Secy.

New Delhi, the 11th February 1958

Forward Contracts (Regulation) (Amendment) Rules, 1958

S.O. 12.—In exercise of the powers conferred by section 28 of the **Forward Contracts (Regulation) Act, 1952 (74 of 1952)**, the Central Government hereby makes the following further amendments in the Forward Contracts (Regulation) Rules, 1954, namely:—

1. **Short title.**—These rules may be called the **Forward Contracts (Regulation) (Amendment) Rules, 1958**.

2. *Amendment of rule 10 of the Forward Contracts (Regulation) Rules, 1954.*—In rule 10 of the Forward Contracts (Regulation) Rules, 1954, hereinafter referred to as the principal rules—

- (i) for the words "associations shall send to the Forward Markets Commission", the words "association shall send to the Central Government through the Forward Markets Commission" shall be substituted;
- (ii) the word "weekly" shall be omitted;
- (iii) after the words "in such form and in such manner", the words "and at such times" shall be inserted.

3. *Amendment of rule 11.*—For rule 11 of the principal rules the following shall be substituted, namely:—

"11. *Manner of publication of bye-laws for criticism.*—The following provisions shall apply to bye-laws which are subject to the condition of being made after previous publication under sub-section (4) of section 11 of the Act, namely:—

- (a) the recognised association making such bye-laws shall post a draft thereof on the notice board of the association for the information of persons likely to be affected thereby;
- (b) there shall be posted with the draft a notice that the draft will be taken into consideration by the association on or after a certain date (hereinafter in this rule referred to as the specified date) which shall not be earlier than seven days from the date of such posting and that any objections or suggestions with respect to the said draft received from any person before the specified date will be considered by the association;
- (c) the association and also the Central Government when granting approval shall consider any objections or suggestions received by the association before the specified date."

4. *Insertion of new rule 12.*—After rule 11 of the principal rules the following rule shall be inserted, namely:—

"12. *Particulars to be included in annual reports.*—The annual report of a recognised associations shall *inter alia* contain particulars relating to the following matters, namely:—

- (a) a survey of the year giving an analysis of the movement of prices and mentioning special benefits, if any, conferred by the forward market on the trade, during the year;
- (b) changes in rules and bye-laws, if any;
- (c) changes in the composition of the governing body;
- (d) sub-committees set up, changes in the composition of existing ones and the work done by the sub-committee;
- (e) admissions, re-admissions, deaths or resignations of members and the total number of members and their distribution among the different classes and panels, if any, as at the end of the year;
- (f) disciplinary action taken against members;
- (g) arbitration of disputes relating to quality (number, passings and rejections);
- (h) arbitration of other disputes (nature, number and manner of disposal);
- (i) defaults committed by members such as non-payment of differences, failure to tender and the like;
- (j) forward and ready prices during the year;
- (k) settlement rates, amounts of differences cleared, due date rates and tendering differences;
- (l) rates of margin and amount of margin deposited from time to time;
- (m) allowances payable by the seller in the event of mofussil delivery, fixed or altered during the year;
- (n) volume of transactions and quantity delivered against forward contracts."

Indian Standards Institution

New Delhi, the 28th January 1958

S. O. 13—In pursuance of sub-regulation (1) of regulation 8 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that 20 licences, particulars of which are given in the Schedule hereto annexed, have been granted authorizing the licensees to use the Standard Mark.

THE SCHEDULE

Sl. No.	Licence No. and Date	Period of Validity		Name and Address of the Licensee	Article covered by licence	Relevant Indian Standard
		From	To			
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1.	CM/L-42 20-1-1958	1 February 1958	31 January 1959	M/s. Bharat Pulverising Mills Private Ltd., 38-A, Sayani Road, Bombay-28	(i) BHC Dusting Powders. (ii) BHC Water Dispersible Powder Concentrates.	(i) IS : 561—1955 Specification for BHC Dusting Powders. (ii) IS : 562—1955 Specification for BHC Water Dispersible Powder Concentrates.
2.	CM/L-43 20-1-1958	Do.	Do.	Do.	(i) DDT Dusting Powders (ii) DDT Water Dispersible Powder Concentrates.	(i) IS : 564—1955 Specification for DDT Dusting Powders. (ii) IS : 565—1955 Specification for DDT Water Dispersible Powder Concentrates.
3.	CM/L-44 20-1-1958	Do.	Do.	M/s. Shalimar Tar Products (1935) Ltd., 6 Lyons Range, Calcutta.	Naphthalene	IS : 539—1955 Specification for Naphthalene.
4.	CM/L-45 20-1-1958	Do.	Do.	M/s. B. S. and Company, 6, Nabin Chandra Das Lane, Barangar, Calcutta-36 (Plywood Mills No.1)	Tea-Chest Plywood Panels	IS : 10—1953 Specification for Plywood Tea-Chests, (Revised)

(1)	(2)	(3)	(4)	(5)	(6)	(7)
5.	CM/L-46 20-1-1958	1 February 1958	31 January 1959	M/s. B. S. and Company, P.O. Nagrakata, Distt. Jalpaiguri. (Plywood Mills No. II)	Tea-Chest Plywood Panels	IS : 10-1953 Specification for Plywood Tea-Chests (<i>Re- vised</i>)
6.	CM/L-47 20-1-1958	Do.	Do.	M/s. Hansur Plywood Works, P. O. Hunsur (Mysore State)	Do.	Do.
7.	CM/L-48 20-1-1958	Do.	Do.	The Bharat Plywood and Timber Products Ltd., Cannanore, North Mala- bar.	Do.	Do.
8.	CM/L-49 20-1-1958	Do.	Do.	M/s. Bose Wood Works Private Ltd., 9 Clive Row, Calcutta.	Do.	Do.
9.	CM/L-50 20-1-1958	Do.	Do.	M/s. East India Plywood Co. Private Ltd., 2, Netaji Subhas Road, Calcutta.	Do.	Do.
10.	CM/L-51 20-1-1958	Do.	Do.	M/s. Jeypore Timber and Veneer Mills Private Ltd., Dibrugarh, District Lakhim- pur, Upper Assam.	Do.	Do.
11.	CM/L-52 20-1-1958	Do.	Do.	The Malabar Plywood Works, Cheruvennur, Feroke (Kera- la State)	Do.	Do.
12.	CM/L-53 20-1-1958	Do.	Do.	M/s. South India Plywood In- dustries, Market Landing, Kottayam (Kerala State)	Do.	Do.
13.	CM/L-54 20-1-1958	Do.	Do.	M/s. Assam Plywood Limited, 6, Old Post Office Street, Calcutta	Do.	Do.
14.	CM/L-55 20-1-1958	Do.	Do.	The Albion Plywood Limited, 11, Clive Row, Calcutta.	Do.	Do.
15.	CM/L-56 20-1-1958	Do.	Do.	The Great Indian Plywood Mfg. Co., 76, Jessore Road, Dum Dum, Calcutta-28.	Do.	Do.

16. CM/L-57 20-1-1958	Do.	Do.	M/s. Assam Valley Plywood Private Ltd., 67B, Netaji Subhas Road, Calcutta-1.	Do.	Do.
17. CM/L-58 20-1-1958	Do.	Do.	M/s. Assam Bengal Veneer In- dustries Private Ltd., 9, Clive Row, Calcutta-1 (Factory—Calcutta).	Do.	Do.
18. CM/L-59 20-1-1958	Do.	Do.	M/s. Assam Bengal Veneer In- dustries Private Ltd., 9, Clive Row, Calcutta-1 (Factory—Oodlabari).	Do.	Do.
19. CM/L-60 20-1-1958	Do.	Do.	The Standard Furniture Co. Ltd., Kallai, Kozhikode-3 (Kerala State).		
20. CM/L-61 20-1-1958	Do.	Do.	M/s. Assam Saw Mills and Timber Co. Ltd., Chartered Bank Buildings; Calcutta-1.		


D. V. KARMAKAR,
Deputy Director (Marks).
[No. MDC/12(74).]

New Delhi, the 30th January, 1958

S O 14—In pursuance of sub-rule (1) of rule 4 of the Indian Standards Institution (Certification Marks) Rules, 1955, the Indian Standards Institution hereby notifies that the Standard Mark, design of which together with the verbal description of the design and the title of the relevant Indian Standard is given in the Schedule hereto annexed, has been specified.

This Standard Mark, for the purpose of the Indian Standards Institution (Certification Marks) Act, 1952 and the rules and regulations framed thereunder, shall come into force with effect from 10th February 1958

THE SCHEDULE

Design of the Standard Mark	No and title of relevant Indian Standard	Verbal description of the design of the Standard Mark
(1)	(2)	(3)
	IS 619-1955 Specification for Pruning Knives, Hooked and Curved	The monogram of the Indian Standards Institution, consisting of letters ISI, drawn in the exact style and relative proportions as indicated in column (1), the number designation of the Indian Standard being inscribed in the top side of the monogram as indicated in the design

D V. KARMARKAR,
Deputy Director (Marks).
[No. MDC/II (5)]

S O 15—In pursuance of sub-regulation (3) of regulation 7 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution notifies that the marking fee per unit for Pruning Knives, Hooked and Curved, details of which are given in the Schedule hereto annexed, has been determined and it shall come into force with effect from 10th February 1958.

THE SCHEDULE

Product/Class of Products	No and Title of Relevant Indian Standard	Unit	Marking Fee per Unit
Pruning Knives, Hooked and Curved	IS 619-1955 Specification for Pruning Knives, Hooked and Curved	One dozen	40 Naye Paise

D V. KARMARKAR,
Deputy Director (Marks).

[No MDC/II(6)]

I S KUNCHIPHAPATHIAM, Under Secy.

MINISTRY OF STEEL, MINES & FUEL

(Department of Iron & Steel)

New Delhi, the 7th February 1958

S O 16/ESS COMM/IRON & STEEL-15(1)-27(1) AM(12). The following notification issued by the Iron and Steel Controller under clause 15 of the Iron and Steel (Control) Order, 1958 is published for general information

"NOTIFICATION"

In exercise of the powers conferred by sub-clause 1 of clause 15 of the Iron and Steel (Control) Order, 1956 and with the approval of the Central Government, the Iron and Steel Controller hereby notifies the following selling prices of Gate Channels:—

Schedule of Selling Prices

(Prices in rupees per ton)

Maximum selling prices at all Railhead Stations in India			
Materials	Col. I for sales by Registered Producers	Col. II for sales by Controlled for stockholders"	Col. III for sales by all persons other than Regd. Producers and Controlled Stock- holders
	<i>Untested</i>	<i>Untested</i>	<i>Untested</i>
Item No. Gate channels :			
1 3/4" × 10 mm × 4mm	820	850	865
2 5/8" × 10 mm × 4mm	840	870	885

PART I—GENERAL CONDITIONS

1. The prices shown in the Schedule of Prices and the other provisions of this Circular relevant thereto, shall come into force with effect from 15th February, 1958 and notwithstanding the rates at which an order has been booked or the materials paid for, shall apply to all deliveries effected on or after the above date. In all cases where deliveries are effected by rail, the date of Railway Receipt shall be deemed to be the date of delivery.

2. The prices are for standard lengths and sizes.

3. Untested materials must be within the usual commercial tolerance.

4. The chargeable weight for Gate Channels which come under the category of Structural is sectional weight.

5. The weight tolerance admissible for untested materials is plus/minus 4 per cent. In case the Railway Receipt weight (actual weight) of such materials as are chargeable on the basis of sectional weight is within above prescribed weight tolerance, the sectional weight should be accepted as correct.

PART II—SPECIAL CONDITIONS FOR SALES BY REGD. PRODUCERS

1. Where in accordance with the conditions of sale, sales are made f.o.r. destination station by Regd. Producers, the rates shown in column I above apply to all such deliveries in wagon loads, irrespective of whether the materials are sent under M.C. Note or R.M.C. rate, unless otherwise arranged by the consignee with the Producers prior to despatch of materials. Where wagons are not fully loaded the customers shall pay the difference between the actual freight per ton and the amount of freight per ton which would have been incurred if the wagon had been fully loaded. Where, in accordance with the Conditions of sale, sales are made by a Registered Producer ex-works or f.o.r. Seller's siding, the rates in Column I above shall apply to such sales and the actual Railway freight from Works to destination for despatches by Rail and Road transport charges for despatches by road will be borne by the consignee. Sales by Registered Producers to parties other than controlled stockholders and registered stockholders will normally be effected ex-works or f.o.r. seller's siding. In such cases the actual freight must be borne by the buyer.

2. If materials sold f.o.r. destination are, at the Customer's request, despatched by a route other than the cheapest, the difference in freight will be borne by the customer.

3. Octroi, Sales and other taxes incurred in the process of delivery of materials from Seller's yard or Siding to customer will be borne by the latter.

4. All sales to Controlled Stockholders and Regd. Stockholders by all Registered Producers will be made at f.o.r. destination stations 'freight paid' and will apply to deliveries at the Stockholders' siding, if any, or to his nearest Railway Station.

PART III—SPECIAL CONDITIONS FOR SALES BY CONTROLLED STOCKHOLDERS

1. The rates shown in Column II above apply to all sales by Controlled Stockholders.

2. All sales by Controlled Stockholders are ex. Yard or f.o.r. siding. No extra charge is admissible when delivery is made ex-yard or f.o.r. siding or into workshops adjoining Stockholder's yard. For such sales the charges incurred for loading the steel in the wagons or lorries should be borne by the Controlled Stockists. Where delivery is undertaken by Controlled Stockholder at the request of the buyer, delivery charges shall not, except by special arrangement between the Stockholder and buyer, exceed the following rates.

	Rs.	NP.	per ton
Asarwa	6
Calcutta	10
Bombay	10
Delhi (old & new)	5	75	..
Kanpur	8
Madras	6	50	..
Vizianagram	3
Jullundur	4
Nagpur	5
Cuttack	7
Ambala	5
Vijayawada	6	50	..

3. The rates in column II above are for cash sales. The question of credit facilities will be a matter for negotiation between the Customer and the Controlled Stockholders.

4 Octroi, Sales and other taxes levied on steel entering the Controlled Stockholder's yard by the Government or the Local Authority of the State or Town where the stockyard is situated and similar taxes incurred in the process of delivery of materials from Seller's Yard or Siding to the Customers shall be borne by the latter.

5. The base prices in column II above are for sizes and lengths available instocks. Customers requiring materials cut to lengths or sizes not available in stock will be required to pay cutting and wastage charges agreed between customers and the Stockholders.

PART IV—SPECIAL CONDITIONS FOR SALE BY ALL PERSONS OTHER THAN PRODUCERS AND CONTROLLED STOCKHOLDERS

1. The base prices given in Column III above are ex-site and apply to sales by all persons other than Producers and Controlled Stockholders.

2. Octroi, Sales and other taxes levied on Steel entering the Stockholder's yard by the Government or the Local Authority of the State or Town where the stockyard is situated and similar taxes incurred in the Process of delivery of materials from Seller's yard or Siding to the Customer shall be borne by the latter.

A. S. BAM, Iron and Steel Controller"

H. K. MATTRA, Price & Accounts Officer.

[No. SC(A)-2(234)/57.]

New Delhi, the 15th February 1958

S.O. 17.—ESS. COM/IRON & STEEL-15(1) and 27(1) AM(13).—The following Notification issued by the Iron & Steel Controller under Sub-clause I of clause 27 of the Iron and Steel (Control) Order 1956 is published for general information.

"NOTIFICATION

In exercise of the powers conferred by Sub-clause (1) of clause 27 of the Iron and Steel (Control Order 1956 and with the approval of the Central Government the Iron and Steel Controller hereby notifies the following amendment to the Scrap Notification No. SC(A)-2(222)/57, dated 22nd July, 1957, published in Part II Section 3 of the Gazette of India of 3rd August 1957, under S.R.O. 2506/ESS.COMM/IRON & STEEL 15(1) & 27(1)/AM(9), and as amended by corrigendum Notification of 13th August, 1957, published in Part II Section 3 of the Gazette of India of 17th August 1957 and 26th August, 1957 published in Part II Section 3 of the Gazette of India of 31st August 1957.

Addendum

Add the following under Part III Melting Scrap.

Item 9.	Rate per ton at all Rail head station in India.		
	Col. I	Col. II	Col. III
	Rs.	Rs.	Rs.
Ingot mould Scrap Semibroken 1 cwt. to 1 ton per piece .	165	180	200

A. S. BAM, Iron and Steel Controller.

[No. SC(A)-2(222)/57.]

G. V. RAMAKRISHNA, Under Secy.

(Department of Mines and Fuel)

New Delhi, the 8th February 1958

S.O. 18.—In exercise of the powers conferred by sub-section (1) of section 15 of the Coal Mines (Conservation and Safety) Act, 1952 (12 of 1952), read with rule 20 of the Coal Mines (Conservation and Safety) Rules, 1954, and in supersession of the notification of the Government of India in the late Ministry of Production No. SRO 1091 dated the 2nd May, 1956, the Central Government hereby reconstitutes the Technical Advisory Committee (Mining) which shall consist of the following persons, namely:—

Chairman

Shri S. Mukherjee, Officiating Chief Mining Engineer and Member, Coal Board.—(nominated by the Coal Board *vice* Shri M. L. Shome, retired with effect from 20-12-1957 A.N.).

Members

Shri G. S. Jabbi, Deputy Chief Inspector of Mines in India, Dhanbad.—(nominated by the Chief Inspector of Mines).

Shri S. G. Krishnan, Mining Adviser.—Government Railways.

Shri D. R. S. Mehta, Assistant Director, Geological Survey of India.—(nominated by the Director, Geological Survey of India).

Shri S. C. Ghosh, M/s. Tata Iron & Steel Co. Ltd, and Shri A. A. Beard, M/s. Bird & Co.—(representatives of the mining interests, co-opted by the Board).

Secretary to the Committee.

Shri U. N. Jha, Inspecting Officer, Coal Board.

[No. C5-4(1)/58.]

CHHEDI LAL, Dy. Secy.

(Department of Mines and Fuel)

New Delhi, the 8th February 1958

S.O. 19.—Whereas it appears to the Central Government that coal is likely to be obtained from the land mentioned in the Schedule hereto annexed:

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby gives notice of its intention to prospect for coal therein.

SCHEDULE

Block—'A'—(Ara—Okea)—Plan No. HQ/LA/2.

Sl. No.	Name of Village	Thana	Thana No.	District Area	Remarks.
1	Ara	Balumath	55	Palamau 990 Acres	Part.
2	Chamatu	Balumath	56	Palamau 2190 Acres	Part
3	Phulbasia or Amarwadih	Balumath	58	Palamau 350 Acres	Part
4	Ganeshpur	Balumath	57	Palamau 2940 Acres	Whole
5	Seregara	Balumath	60	Palamau 600 Acres	Part
6	Jala	Balumath	67	Palamau 1050 Acres	Part
7	Nagra	Balumath	68	Palamau 90 Acres	Part
8	Basiya	Balumath	215	Palamau 210 Acres	Part
9	Pindarkom	Balumath	217	Palamau 595 Acres	Part
10	Bara	Balumath	218	Palamau 680 Acres	Part
11	Hebna	Balumath	219	Palamau 654 Acres	Whole
12	Itke	Balumath	220	Palamau 300 Acres	Part
13	Jilanga	Balumath	221	Palamau 70 Acres	Part
14	Okea	Balumath	228	Palamau 180 Acres	Part
TOTAL area				10899 Acres. (Approximately)	

Boundary Description

AE line passes through villages Pindarkom, Basiya, Nagra.

BC line passes through villages Nagra, Jala, Seregara.

CD line passes along Northern boundary of village Ganeshpur.

DE line passes through villages Phulbasia, Chamatu, Ara.

EF line passes along Eastern boundary of villages Ara, Chamatu.

FG line passes along southern boundary of village Chamatu and Eastern boundary of village Ganeshpur.

GA line passes through villages Okea, Itke, Jilanga, Bara, Pindarkom

The map of the areas can be inspected at the office of the National Coal Development Corporation (P) Ltd., (Land Acquisition Section) Darbhanga House, Ranchi or at the office of the Deputy Commissioner, Palamau.

[File No. C2-7(101)/57.]

S.O. 20.—Whereas by a notification of the Government of India in the late Ministry of Production S.R.O. No. 929 dated the 9th April, 1956, under sub-section (1) of section 4 of the Land Acquisition Act, 1894 (1 of 1894), it was notified that the land described in the Schedule appended to that notification was needed or was likely to be needed for a public purpose, namely, for the prospecting of coal seams for the development of the State Collieries to be worked by the Union of India;

And Whereas the competent authority in pursuance of sub-section (3) of section 28 of the Coal Bearing Areas (Acquisition and Development) Act, 1957, (20 of 1957), read with section 8 of that Act, has made his report to the Central Government;

And Whereas the Central Government, after considering the report, and after consulting the Government of Bihar, is satisfied that—

(a) the lands measuring 1538 bighas described in Schedule A appended hereto; and

(b) the rights to mine, quarry, bore, dig and search for, win, work and carry away minerals in the lands measuring 5928 bighas described in Schedule B appended hereto.

should be acquired;

Now, Therefore, in exercise of the powers conferred by sub-section (1) of section 9 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), it is hereby declared that the lands measuring 1538 bighas described in the said Schedule A and the rights to mine, quarry, bore, dig and search for, win, work and carry away minerals in lands measuring 5928 bighas described in the said Schedule B, are hereby acquired.

The plans of the areas covered by this notification may be inspected in the office of the Deputy Commissioner, Hazaribagh or in the office of the Coal Controller, 1, Council House street, Calcutta, or in the office of the Natural Coal Development Corporation (Private) Ltd., (Land Acquisition Section) 'Darbhanga House', Ranchi.

BACHRA BLOCK

SCHEDULE 'A'

Block II—Plan No. LA/5/57

Name of village	Thana No.	Name of Thana	District	Area to be acquired.
Bachra	85	Barkagaon	Hazaribagh	1538 Bighas Approx

Plot Nos. in village Bachra Plot Nos. 503, 778, 779, part 780, 781 part 823, 826 827, 829, to 842, 845, 847, to 851, part 860, part 862, part 863, part 865, 866, part 867, part 869.

Boundary Description

AS line passes through village Bachra river Saphi Plot Nos:—823, 826, 863, 862.

SR lines passes through village Bachra Plot Nos:—862, 865, 821.

RQPO line passes through village Bachra Plot No:—821.

ON line passes through village Bachra Plot Nos:—821, 866, & 779

NM/I line passes through village Bachra Plot Nos:—779, 780.

M/IM line passes through village Bachra Plot Nos:—780.

ML line passes through village Bachra Plot Nos:—780, 781.

LK line passes through village Bachra Plot No:—781.

KJ/I line passes through village Bachra Plot Nos:—781, 503.

J/IJ line passes through village Bachra Plot No:—503.

JTUV line passes through village Bachra Plot Nos:—503, 778.

VWXYZ. line passes through village Bachra Plot Nos:—778, 867, 869, 862, 863, 860, 842, 845, 839, 847, 850, 851.

ZA line passes through village Bachra, Plot Nos:—850, 834, 833, 829, 842, 827, 826, up to Saphi nala Plot No. 823.

SCHEDULE 'B'

Showing lands where rights to mine quarry, borehole, dig and search for work and carry away minerals.

Block I.

Plan No. LA/5/57.

Name of Village	Thana No.	Name of Thana	District	Area to be acquired.
Bachra	85	Barkagaon	Hazaribagh	5928 Bighas Approx.

Plot Nos. in village Bachra—Plot Nos:—1 to 202, part 780, 782 to 820, 822, part 823, 824, 825, 864, 1261, 1262

Boundaries as follows:—

- AB line passes through river Saphi West of village Bachra Plot Nos:—823, 8, 7, 6.
 BC line passes through river Damodar North of village Bachra Plot Nos:—6, 1, 196.
 CD line passes through Bachra Plot Nos:—196, 198.
 DE line passes through village Bachra Plot Nos:—198, 199.
 EFG line passes through village Bachra Plot Nos:—199, 200.
 GHI line passes through village Bachra Plot Nos:—200, 201, 202.
 IJ line passes through village Bachra Plot No:—202.
 JJ/I line passes through village Bachra Plot No:—202.
 J/IK line passes through village Bachra Plot Nos:—202, 201.
 KL line passes through village Bachra Plot Nos:—201, 782.
 LM line passes through village Bachra Plot Nos:—782, 780.
 MM/I line passes through village Bachra Plot No:—780.
 M/I line passes through village Bachra Plot Nos:—780, 155, 788.
 NO line passes through village Bachra Plot No:—788.
 OP line passes through village Bachra Plot Nos:—788, 819.
 PQ line passes through village Bachra Plot Nos:—819, 820.
 QR line passes through village Bachra Plot No, 820 and river Saphi Plot No. 823.
 RS line passes through village Bachra Plot Nos:—823, 822, 864.
 SA line passes through village Bachra Plot Nos. 864, 825 up to the River Saphi Plot No. 823.

[No. C2-7(101)/57.]

S.O. 21.—Whereas it appears to the Central Government that coal is likely to be obtained from the land mentioned in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby gives notice of its intention to prospect for coal therein.

SCHEDULE**Block 'D' (Hendegir)**

Sl. No.	Name of Village	Thana	Thana No.	District	Area	Remarks
1	Hendegir	Barkagaon	90	Hazaribagh	210 Acres	Part
					TOTAL	210 acres
					(Approximate)	

Boundary Description

- AB line passes through village—Hindigir
 BC line passes along Eastern boundry of village Hendegir.
 CD line passes along Eastern-Southern boundry of village—Hendegir.
 DA line passes along Western boundry of village Hendegir and through village Hendegir.

The map of this area can be inspected at the office of the National Coal Development Corporation (Private) Ltd. "Darbhanga House", Ranchi (Land Acquisition Section) or at the office of the Deputy Commissioner, Hazaribagh.

[File No. C2-7(101)/57.]

S.O. 22.—Whereas it appears to the Central Government that coal is likely to be obtained from the land mentioned in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby gives notice of its intention to prospect for coal therein.

SCHEDULE
Block—'C'—(Lukia—Mangardaha)—Plan No. LA/9

Sl. No.	Name of the Village	Thana	Thana No.	District	Area	Remarks
1	Lukuia	Barkagaon	92/249	Hazaribagh	102 acres	Part
2	Torhad	Barkagaon	93/250	Hazaribagh	145 acres	Part
3	Julundia	Barkagaon	91/248	Hazaribagh	255 acres	Part
4	Dembua	Barkagaon	90/247	Hazaribagh	395 acres	Part
5	Henjda	Barkagaon	94/251	Hazaribagh	930 acres	Whole
6	Kutki	Barkagaon	95/252	Hazaribagh	1190 acres	Part
7	Benti	Barkagaon	97/254	Hazaribagh	2320 acres	Part
8	Piparwar or Mangardaha	Barkagaon	80/237	Hazaribagh	410 acres	Part
TOTAL AREA					5747 acres (Approx).	

Boundary Description

A.B.—line passes through villages Dembua, Jhulundia, Lukuia.

B.C.—line passes through villages Lukuia, Torhad.

C.D.—line passes along Northern boundary of village Kutki.

D.E.—line passes through village Benti.

E.F.—line passes through village Piparwar.

F.G.—line passes through village Piparwar upto Damodar River.

G.H.I.J.K.L. A. line passes along Damodar River.

The map of the areas can be inspected at the office of the National Coal Development Corporation (P) Ltd., (Land Acquisition Section) Darbhanga House, Ranchi or at the office of the Deputy Commissioner, Hazaribagh.

[File No. C2-7(101)/57.]

S.O. 23.—Whereas it appears to the Central Government that coal is likely to be obtained from the land mentioned in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby gives notice of its intention to prospect for coal therein.

SCHEDULE

Block 'B'—(Jordag—Bukru)—Plan No. HQ/LA/13

Sl. No.	Name of village	Thana	Thana No.	District	Area	Remarks
1	Jordag	Barkagaon	15	Hazaribagh	370 Acres	Part
2	Chattibariatu	Barkagaon	14	Hazaribagh	262 Acres	Part
3	Nawakhap	Barkagaon	47/204	Hazaribagh	80 Acres	Part
4	Serandag	Barkagaon	46/203	Hazaribagh	160 Acres	Part
5	Pokla or Kasiadih	Barkagaon	34/191	Hazaribagh	170 Acres	Part
6	Honhe	Barkagaon	50/207	Hazaribagh	330 Acres	Part
7	Kumrang Khurd	Barkagaon	51/208	Hazaribagh	790 Acres	Part
8	Kamrang Kalan	Barkagaon	52/209	Hazaribagh	930 Acres	Part
9	Ursu	Barkagaon	54/211	Hazaribagh	480 Acres	Part
10	Sijhua	Barkagaon	53/210	Hazaribagh	565 Acres	Whole
11	Pachanra	Barkagaon	48/205	Hazaribagh	720 Acres	Whole
12	Binglat	Barkagaon	49/206	Hazaribagh	735 Acres	Whole
13	Bukru	Barkagaon	55/212	Hazaribagh	475 Acres	Part
TOTAL					6,067 Acres	(Approximately)

Boundary Description

A.B. line passes through villages—Honhe, Pakla, Serandag, Pachra Nawakhap, Chatti-Bariatu.

B.C. line passes through villages—Chatti-Bariatu, Jordag, Bukru.

C.D. line passes through villages—Bukru, Ursu, Kumrang Kalan, Kumrang Khurd.

D.A. line passes through villages—Kumarang Khurd, Kumrang Kalan, Honhe.

The map of the areas can be inspected at the office of the National Coal Development Corporation (P) Ltd. (Land Acquisition Section) Darbhanga House, Ranchi or at the office of the Deputy Commissioner, Hazaribagh.

[File No. C2-7(101)/57.]

S.O. 24.—Whereas it appears to the Central Government that coal is likely to be obtained from the land mentioned in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby gives notice of its intention to prospect for coal therein.

SCHEDULE

Block 'F'—(Gonda—Saradhu)

Sl. No.	Name of village	Thana	Thana No.	District	Area	Remarks
1	Gonda	Barkagaon	63/220	Hazaribagh	1460 Acres	Part
2	Raham	Barkagaon	62/219	Hazaribagh	4980 Acres	Part
3	Chirua or Samidih	Barkagaon	72/229	Hazaribagh	20 Acres	Part
4	Tandwa	Barkagaon	58/215	Hazaribagh	100 Acres	Part
5	Laranga	Barkagaon	73/230	Hazaribagh	270 Acres	Part
6	Saradhu	Barkagaon	29/186	Hazaribagh	570 Acres	Part
TOTAL					7400 Acres	
						(Approximately)

Boundary Description

AB line passes through villages Saradhu, Raham, Tandwa.

BC line passes through villages Tandwa, Raham, Chirua, Laranga

CD line passes through villages Laranga, Chirua, Gonda.

DA line passes along Western boundary of village Gonda and through village Saradhu.

The map of this area can be inspected at the office of the National Coal Development Corporation (Private) Ltd. "Darbhanga House," Ranchi (Land Acquisition Section) or at the office of the Deputy Commissioner, Hazaribagh.

[File No. C2-7(101)/57.]

S.O. 25.—Whereas it appears to the Central Government that coal is likely to be obtained from the land mentioned in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby gives notice of its intention to prospect for coal therein.

SCHEDULE

Block 'D'—(Hendeg—Binja)—Plan No. HQ/LA/8

Sl. No.	Name of village	Thana	Thana No.	District	Area	Remarks
1	Hendge	Burmu	31	Ranchi	1660 Acres	Part
2	Chhapar	Burmu	33	Ranchi	51 Acres	Part
3	Churugara	Burmu	32	Ranchi	230 Acres	Part
4	Binja	Burmu	34	Ranchi	280 Acres	Part
TOTAL					2221 Acres (Approximately)	

Boundary Description

AB line passes along Western and Northern boundary of village Hendeg.

BC line passes along western boundary of village Churugara.

CD line passes through village Churugara.

DE line passes through villages Churugara, Chhapar, Hendeg, Binja.

EF line passes through villages Binja, Hendeg.

FA line passes through village Hendeg.

The map of the areas can be inspected at the office of the National Coal Development Corporation (P) Ltd., (Land Acquisition Section) Darbhanga, House, Ranchi or at the office of the Deputy Commissioner, Ranchi.

[File No. C2-7(101)/57.]

A. S. GREWAL, Under Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS

New Delhi, the 7th February 1958

S.O. 26.—In pursuance of Sub-Rule (5) of rule 430 of the Indian Telegraphs Rules, 1951 the Central Government hereby specifies the 16th day of February 1958 as the date on which Message Rate System will be introduced at Ajmer Telephone Exchange.

[No. F.11-2/58-PHC.]

H. C. SHARMA, Under Secy.

MINISTRY OF REHABILITATION

New Delhi, the 6th February 1958

S.O. 27.—Whereas the Central Government is of opinion that it is necessary to acquire the evacuee properties specified in the Schedule hereto annexed in the State of Bombay for a public purpose, being a purpose connected with the relief and Rehabilitation of displaced persons, including payment of compensation to such persons.

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule hereto annexed.

THE SCHEDULE

S. No.	Particulars of the Evacuee property	Name of the town and Locality in which the property is situated	Name of the Evacuee
1.	'E' Ward No. 2261	486-88 Victoria Garden Road (Mussa Building) Bombay City.	Mussa Alias Ibrahim Haji Khoja.
2.	'B' Ward No. C.S. 1506 of Mandivi Division.	Essak Manzil 297, Sandhurst Road, Dongri, Bombay City.	Adam Haji, Peer Mohamed.

[No. 10(2)/S-I/57.]

New Delhi, the 10th February 1958

S.O. 28.—Whereas the Central Government is of opinion that it is necessary to acquire the evacuee properties specified in the Schedule hereto annexed in the States of Bombay for a public purpose, being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons.

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule hereto annexed.

NAGPUR CITY

Serial No.	Particulars of the property	Name of the evacuee owner
1	House No. 521, Cir. No. 3, Tulsibag Road, Nagpur.	Adwatkhan, son of Sujatkhan.
2	House No. 522/523, Cir. No. 3, Tulsibag Road, Nagpur.	Adwatkhan son of Sugatkhan.
3	Plot No. 591, Cir. No. 15/21, Laskaribag, Nagpur.	Abdul Subhankhan.
4	House No. 1930, Cir. No. 15/21, Laskaribagh, Nagpur.	Abdul Majidkhan, son of Mohamed Khan.
5	House No. 1752, Cir. No. 15/21, Laskaribagh, Nagpur.	Abdul Majidkhan, son of Mohamed Khan.
6	Plot No. 1286, Unit No. 2, Cir. No. 15/21 Chamarnala, Nagpur.	Sk. Mohamed Fasal Khan.
7	Plot No. 1287, Unit No. 2, Cir. No. 15/21, Chamarnala, Nagpur.	Sk. Mohamed Fasal Khan.
8	House No. 728, Cir. No. 17/23, Mominpura, Nagpur.	Haji Mohamed Hani ⁴ , son of Haji Qudrat Seth.
9	House No. 654, Cir. No. 3, Nagpur	Hamidbag, son of Husseinbeg.
10	House No. 1474, Cir. No. 15/21, Nagpur	Sk. Rehman, son of Sk. Bahadur.
11	House No. 301, Cir. No. 22/30, Sadar, Nagpur.	S.M. Haroon, son of Mohamed Haroon.
12	House No. 306, Cir. No. 22/30, Sadar, Nagpur	S.M. Haroon, son of Mohamed Usman.
13	House No. 397, Cir. No. 23, Mohan Nagar, Nagpur.	Anwarbegum, wife of Abdul Karim.

THE SCHEDULE
BOMBAY CITY

Serial No.	Particulars of the Evacuee Properties	Name of the town and the locality where evacuee property is situated.	Name of the evacuee owner
1	2	3	4
1	E Ward No. 562 Cadestral No. 1208	Junction of Naryan Dhuru Street & Nakhoda Street (Modcen Manzil)	Shri Haji Aboobaker Haj Gani Mohammed Moti-wala.
2	C Ward No. 605 Cadestral No. 1120 of Bhuleswar Division.	Property at 91 Memonwada Road.	Shri Abdulla Haji Essak and others.
3	B Ward No. 479 Cadestral No. 757.	Property at 40 Sharif Devji Street and 13 Dhobi Street.	Jan Mohamed Haji Khamisa
4.	Bandra	Open plot No. 24 T. P. S. III.	Shrimati Safia Begum, wife of Fazal Karim.
5.	109-A, 109-B, 109-C, 109-D 109-E Ghobunder Road, Vile Parle, K Ward No. 7904 (1-2-3-4-5)	Four chawls known as Pathan House.	Shri Mutabar Shah and L. Kalendar Shah.
6	C Ward No. 7513 Cadestral No. 3032	Property at 98 Bhandari Street.	Shrimati Sugrabai Asgaralli.
7	B Ward No. 1316 Cadestral No. 956	Building situate at 256-58-60 Narsi Natha Street	Shrimati Allarkhi, wife of Tayebhai Salebhai.
8	Cadestral No. 1657 of By-culla Division	Property at 29 Rebesch Street Byculla.	Shrimati Mariambai, wife of Abdul Latif Haji Tayeb.
9	Survey No. 16 Hissa No. 1 & Survey No. 17/2 of Danda & N.A.N. 418 & 422 of Danda. Cadestral No. D/1131-1132, 1133, 1134, 1135, 1136, & N.A. No. 17/2 Collector's No. ND/96/22	Kurmuzkhan property 1. Tinshed-72-B Chuim, Dr. Ambedkar Rod, H. Ward No. 2217 (2) 2. House at 75, Chuim Dr. Ambedkar Road, H Ward] No. 2217(1) 3. House at 75, Chuim Dr. Ambedkar Road, H/2216 4. Tin Shed, 72-D Chuim Dr. Ambedkar Road, H/2217(5) 5. Tin Shed, 72-C Chuim Dr. Ambedkar Road, H/2217(4) 6. Tin Shed, 72-A Chuim Dr. Ambedkar Road, H/2217(3) 7. Tin Shed, 75-A Chium Dr. Ambedkar Road, H/2212(2) 8. Tin Shed, 72-B Chuim, Dr. Ambedkar Road, H/2212(1).	Shri Karmuzkhan Derkhan.
10	Ghodbunder Road, vile, Parle (West)	Two chawls & one shed at Municipal street No. 110-D, Near Talao Irail Bridge	Shri Mohammed Hussein
11	E Ward No. 6831, Cades-tral No. 33 of Mazagaon Division.	Property known as Jeenah House, New 1nd Street Mazagaon, Bombay.	Shri Jeewabhai Hasham Dhanji
12	G Ward No. 4793 (1) Cades-tral No. 3/476 of Mahim Division.	Zarina Mansion Plot No. 44, 122-A Lady Jamshedji Road, Mahim.	Shri Hussein Amarji and others.
13	F Ward No. 1135 (5A) (5B) (5C) (5D) (5E) (5ABC) (5 ACC)	Shed at 63 Tank Road, Galanja Hill.	Shri Syed Akhar Mufti.
14	F Ward No. 664 (4) Cades-tral No. 32 Part	Irani Chawal, 205 Dadar Road, Near Hindmata Cinema.	Shri Mohamed Ellias.

BHANDARA DISTRICT

1. House No. 309, Mahal Ward in Bhandara Town Karimkhan son of Chotkhan of Bhandara
2. House No. 135, Khamtalao Ward in Bhandara Town Abdul Salam, son of Abdul Rasid of Bhandara.
3. House No. 117, Sawadagarh Ward in Bhandara Town Abduljabar, son of Nazimkhan of Kar-dha.
4. House No. 134, Kostipura Ward in Bhandara Town Mohamad Ismal, son of Mohamad Usman of Bhandara
5. House No. 58, Khamtalao Ward in Bhandara Town Musamat Sugaraboo, wife of Mohamad Latif of Bhandara.
6. House No. 29, Saudargarh Ward in Bhandara Town Piroo Sarwarkhan, son of Mohamad Hayat-khan of Bhandara.
7. House No. 138, Saudargarh Ward in Bhandara Town Kamruddin, son of Amrumiya of Bhandara.
8. House No. 76, Khamtalao Ward in Bhandara Town Mustak Ahmad, son of Sk Amir of Bhandara.
9. House No. Nil at Rajendra Ward in Tumsar Town Nagmuddin, son of Bholumiya of Tumsar.
10. Plot No. Nil in Nehru Ward Tumsar Town Namdar, son of Bholumiya of Tumsar.
11. House No. 20 Mata Ward Tumsar Town Abdul Majid, son of Gafoor Mahomad of Tumsar.
12. Two houses No. Nil (Godowns) in Mata Ward of Tumsar Town. Abdul Sattar, son of Sheikh Nabi of Tumsar.
13. House No. 130 Sanichari Ward of Pauni Town Dilawarkhan, son of Gulamir Khan.
14. House No. 5, Sanichari Ward of Pauni Town Ahmadkhan, son of Azizkhan.
15. House No. 122, Somariward of Pauni Town Mohamad Usman, son of Abdul Gani of Pauni.
16. House No. 33, Somariward of Pauni Town Mohamad Usman, son of Abdul Gani of Pauni.
17. House No. 39, Bhatlao Ward of Pauni Town Mohamad Usman, son of Abdul Gani of Pauni.
18. House No. 122-A Sukarwari Ward of Pauni Town Mohamad Usman, son of Abdul Gani of Pauni.
19. House No. 140, Sukarwari Ward of Pauni Town Mohamad Usman, son of Abdul Gani of Pauni.
20. House No. 2/438 Naya Bazar Komtec, District Nagpur. Master Tahar Hussein, son of Sk. Hussein Rabbant.

[File No. 10(2)-SI/57.]

ONKAR DAYAL, Under Secy.

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi-2, the 5th February 1958

S.O. 29.—In exercise of the powers conferred by section 4 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby appoints the Labour Inspector (Central) at Regional Headquarters, Jabalpur, for a period of six months, as Conciliation Officer for

- (i) all industries carried on by or under the authority of the Central Government other than Railways,
- (ii) all controlled industries specified by the Central Government under clause (a) of section 2 of the Industrial Disputes Act, 1947,
- (iii) all mines, and
- (iv) all banking and insurance companies having branches or other establishments in more than one State,

in the districts of Nemad, Hoshangabad, Betul, Chhindwara, Seoni, Sagar, Damoh, Jabalpur, Mandla, Dung, Raipur, Bilaspur, Bashar, Raigarh, Surguja, Balaghat and Shahdol in the State of Madhya Pradesh.

[No. LR-I. 1(7)/58.]

S.O. 30.—In exercise of the powers conferred by sub-section (3) of section 22 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby specifies, for a period of six months, the Labour Inspector (Central) at Regional Headquarters, Jabalpur, as the authority to whom the employer shall send intimation of any lockout or strike referred to in the said sub-section, in the districts of Nemad, Hoshangabad, Betul, Chhindwara, Seoni, Sagar, Damoh, Jabalpur, Mandla, Dung, Raipur, Bilaspur, Bashar, Raigarh, Surguja, Balaghat and Shandol in the State of Madhya Pradesh.

[No. LRL 1(7)/58.]

New Delhi, the 10th February 1958

S.O. 31/BDLB/Am(5)/58.—In pursuance of clause 4 of the Bombay Dock Workers (Regulation of Employment) Scheme, 1956, the Central Government hereby appoints Shri S. J. Plested to be a member of the Bombay Dock Labour Board *vice* Shri N. H. G. Grant, resigned, and makes the following further amendment in the notification of the Government of India in the Ministry of Labour No S.R.O. 2635, dated the 8th November, 1956, namely:—

In the said notification, under the heading "*Members representing the employers of dock workers and shipping companies*" for the entry "(5) Shri N. H. G. Grant", the entry "(5) Shri S. J. Plested" shall be substituted.

[No. Fac.170(2)/57.]

A. L. HANDA, Under Secy.

New Delhi, the 11th February 1958

S.O. 32.—In exercise of the powers conferred by section 3 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby frames the following Coal Mines Provident Fund Scheme for the State of Rajasthan:—

1. **Short title and application.**—(i) This Scheme may be called the Rajasthan Coal Mines Provident Fund Scheme.

(ii) It shall apply to all persons employed in or in connection with coal mines in the State of Rajasthan.

(iii) The provisions of this Scheme shall be deemed to have come into force with effect from the 1st of October, 1955.

2. **Definitions.**—In this Scheme, unless there is anything repugnant in the subject or context—

(a) "Act" means the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948);

(b) "basic wages" means the total cash emoluments, whether earned while on duty or while on leave with pay (but excluding all payments for food concession, dearness, house rent and other similar allowances, overtime, bonus, commission, presents or donations;

(c) "Board" means the Board of Trustees constituted under paragraph 3 of the Coal Mines Provident Fund Scheme published with the notification of the Government of India, in the Late Ministry of Labour No. PF.15(5)/48, dated the 11th December, 1948 (hereinafter called the "said notification");

(d) "children" means legitimate children and include adopted children if the Commissioner is satisfied that under the personal law of the member adoption of a child is legally recognised;

(e) "Commissioner" means the Coal Mines Provident Fund Commissioner appointed under paragraph 23 of the Coal Mines Provident Fund Scheme published with the said notification;

(f) "excluded employee" means (i) an employee who having been a member of the Fund once, withdrew the full amount of his accumulations in the Fund on permanent retirement after attainment of the age of 50 years or on retirement on account of total incapacity due to bodily or mental infirmity; or (ii) an employee who has attained the age of fifty years on the date of enforcement of this Scheme.

(g) "family" means—

- (i) in the case of a male member, the wife, children, and dependent parents of the member, and the widow and children of a deceased son of the member;

Provided that if a member proves that his wife has ceased, under the personal law governing him or the customary law of the community to which the spouse belongs, to be entitled to maintenance, she shall no longer be deemed to be a part of the member's family in matters to which this Scheme relates, unless the member subsequently intimates by express notice in writing to the Commissioner that she shall continue to be so regarded; and

- (ii) in the case of a female member, the husband and children of the member, the dependent parents of the husband, and the widow and children of a deceased son of the member:

Provided that if a member by notice in writing to the Commissioner expresses her desire to exclude her husband from the family, the husband shall no longer be deemed to be a part of the member's family in matters to which this Scheme relates, unless the member subsequently cancels in writing any such notice.

Explanation.—In either of the above two castes, if the child of a member has been adopted by another person and if, under the personal law of the adopter, adoption is legally recognised, such a child shall be considered as excluded from the family of the member;

(h) "Fund" means the Coal Mines Provident Fund established under the Coal Mines Provident Fund Scheme published with the said notification and includes the Fund created under this Scheme;

- (i) "Inspector" means a person appointed as such under section 10 of the Act;

- (j) "member" shall have the meaning assigned in the Act;

(k) "period of membership" means in respect of a member the period beginning with the date from which the first contribution is paid in respect of such member and ending with the date of the application on which he is permitted to withdraw the amount standing to his credit in the Fund under paragraph 40:

- (l) "quarter" means a period of three calendar months commencing on the first of January, the first of April, the first of July or the first of October of each year;

(m) "wages" have the meaning assigned to it in clause (vi) of section 2 of the Payment of Wages Act, 1936 (4 of 1936).

3. Composition of Board of Trustees.—The Fund established under this Scheme shall merge in the Fund created under the said notification and shall be administered by the Board of Trustee constituted under paragraph 3 of the Coal Mines Provident Fund Scheme published with the said notification. The Board shall be deemed to have been constituted also under this Scheme.

4. Powers and functions of the Board.—Save as otherwise provided in this Scheme, the Board shall exercise the same powers and discharge the same functions as laid down in the said notification.

5. Coal Mines Provident Fund Commissioner.—The Commissioner appointed under paragraph 23 of the said notification shall be deemed to have been appointed also under this Scheme and save as otherwise provided in the Scheme shall exercise the same powers and discharge the same functions as laid down in the said notification.

6. Class of employees required to join the Fund.—Every employee to whom this Scheme applies, other than an excluded employee, shall be required to join the Fund and become a member immediately after the end of the quarter following any quarter after the thirtieth of September 1955, in which he qualifies for a bonus under paragraph 4 of the Rajasthan Coal Mines Bonus Scheme published with the notification of the Government of India in the late Ministry of Labour No. S.R.O. 3643, dated the 17th December, 1954.

Explanation.—An employee whose basic wages exceed three hundred rupees per month from the date on which he begins work in a coal mine to which this Scheme applies cannot qualify for membership of the Fund so long as his basic

wages continue to exceed three hundred rupees per month since he cannot qualify for a bonus under the Rajasthan Coal Mines Bonus Scheme. An employee whose basic wages exceed three hundred rupees per month subsequent to his qualifying for membership of the Fund shall be required to continue his membership and contributions shown in Table 1 in paragraph 8 will continue to be payable.

7. Election for continuance of membership of certain other Provident Funds.—

(1) Notwithstanding anything to the contrary contained in paragraph 6 a subscriber to a Provident Fund recognised under the Indian Income-Tax Act, 1922 (11 of 1922) or to which the Provident Funds Act, 1925 (19 of 1925) applies, may elect to continue as a subscriber thereto and if he does so, he shall not be required or be entitled to become a member of the Fund.

(2) The election referred to in sub-paragraph (1) shall be obtained by the employer in Form 'C' annexed hereto as soon as possible after he qualifies for the membership of the Fund and shall be sent by the employer by registered post to the Commissioner so as to reach him within six months of the date on which the Scheme is notified or within six weeks of the end of the quarter in which the employee qualifies for membership of the Fund under paragraph 6, whichever is later.

8. Rates of contribution.—(1) Contributions shall be payable under this Scheme in respect of every member, in respect of each month for the whole or part of which he is employed after the 31st March, 1956, and shall comprise contribution by the member and contribution by the employer at the rates specified in the following table:—

Provided that an employer may cease to pay contributions in respect of a member if the member not being a member whose wages exceed three hundred rupees per month, fails to earn a bonus in any coal mine for four successive quarters. If the employer elects not to pay the contributions as aforesaid, the election shall continue to be effective only upto the end of the quarter immediately following the quarter in which the member again qualifies for a bonus under paragraph 4 of the Rajasthan Coal Mines Bonus Scheme. In the meantime, such a member shall continue as a non-contributory member so long as he does not withdraw from membership under paragraph 40.

TABLE

Monthly rated employees whose rates of basic wages exceed rupees thirty per month.

Total of monthly basic wages and dearness allowance				Member's contribution	Employer's contribution	Total monthly contribution
(1)				(2)	(3)	(4)
				Rs. nP.	Rs. nP.	Rs. nP.
Upto	Rs. 10/-			0.62	0.62	1.24
Over	Rs. 10. & upto	Rs. 16/-		1.0	1.0	2.0
	Rs. 16/-	Rs. 24/-		1.50	1.50	3.0
	Rs. 24/-	Rs. 36/-		2.0	2.0	4.0
	Rs. 36/-	Rs. 54/-		3.0	3.0	6.0
	Rs. 54/-	Rs. 72/-		4.0	4.0	8.0
	Rs. 72/-	Rs. 88/-		5.0	5.0	10.0
	Rs. 88/-	Rs. 104/-		6.0	6.0	12.0
	Rs. 104/-	Rs. 120/-		7.0	7.0	14.0
	Rs. 120/-	Rs. 136/-		8.0	8.0	16.0
	Rs. 136/-	Rs. 150/-		9.0	9.0	18.0
	Rs. 150/-	Rs. 175/-		10.0	10.0	20.0
	Rs. 175/-	Rs. 200/-		12.0	12.0	24.0
	Rs. 200/-	Rs. 240/-		15.0	15.0	30.0
	Rs. 240/-			1/16th of the total of monthly basic wage and dearness allowance.	1/16th of the total of basic wage and dearness allowance.	2/16th of the total of monthly basic wages and dearness allowance rounded off the nearest pice.

(2) If any dispute arises as to whether a particular item of emoluments is a part of basic wages or not, the dispute shall be referred to the Chief Labour Commissioner (Central), whose decision shall be final.

9 Payment of contributions.—The employer shall, whether he has collected the members' share of contribution or not, pay both the contribution payable by himself (in this Scheme referred to as the employer's contribution) and also, on behalf of the member employed by him, the contribution payable by the member (in this Scheme referred to as the member's contribution).

10 Recovery of member's contribution.—(1) The amount of any member's contrary, be realisable by means of deduction from the wages of the member and of this Scheme or any law for the time being in force or any contract to the contrary, be realisable by means of deduction from the wages of the member and not otherwise.

Provided that without the prior sanction of the Commissioner no such deduction may be made from any wages other than such as are paid in respect of the period or part of the period in respect of which the contribution is payable.

(2) Any sum deducted by an employer from wages under this Scheme shall be deemed to have been entrusted to him for the purpose of paying the contribution in respect of which it was deducted.

11 Employer's share not to be recovered from employees.—Notwithstanding any contract to the contrary the employer shall not be entitled to deduct the employer's contribution from the wages of a member or otherwise to recover it from him.

12 Mode of payment of contribution.—(1) Every contribution payable under this Scheme shall be paid monthly in respect of each colliery separately on or before the date specified in sub-paragraph (2). The contributions shall be calculated as provided in this Scheme for all wage periods ending in a month.

(2) The employer shall pay to the Fund both the employer's contribution as well as the member's contribution for any period after the 31st March, 1956, together with an amount equivalent to three per centum of the total amount of contributions to defray the cost of administration of the Fund on or before the 10th day of every month following the month to which the contributions relate:

Provided that the rate of administrative charge mentioned above may, from time to time, be reviewed by the Central Government in consultation with the Board.

(3) Every payment under sub-paragraph (2) shall be made in one or the other of the methods specified below, that is to say—

(i) by means of a crossed account payee cheque drawn on the State Bank of India, Dhanbad, in favour of the Coal Mines Provident Fund Account No. 1;

(ii) by means of a crossed account payee bank draft on the State Bank of India, Dhanbad, in favour of the Coal Mines Provident Fund Account No. 1;

(iii) by a deposit of the amount in cash in the State Bank of India, Dhanbad, for being credited to the Coal Mines Provident Fund Account No. 1;

(iv) by a deposit of the amount in cash in the Government Treasury specified in Schedule 'A' of this Scheme under the following head of Account—

"S—Deposits and advances—Part II—Deposits not bearing interest—(C)—Other Deposit Accounts—Other Accounts Deposits of the Coal Mines Provident Fund"

(4) A monthly abstract of all payments by an employer under sub-paragraph (3) shall be made in Form 'P' annexed hereto separately in respect of each colliery and it shall be forwarded in duplicate to the Commissioner by registered post on or before the 15th day of each month, following the month to which such payments relate together with the appropriate cheques, drafts, receipted pay-in-slips or original receipted challans in token of the employer having made such payments.

13 Writing on Contribution Cards.—(1) An employer, may, if he thinks fit, inscribe upon the card of any member employed by him, but only in such manner as may easily be erased or removed, the number of that member upon the pay list or in the books of the employer.

(2) Save as otherwise expressly provided in this Scheme or as specially authorised by the Central Government no writing or other mark shall be made at any time upon the card until after the surrender of the card to the Commissioner.

(3) Subject to the provisions of this paragraph no over-writing on erasure mark shall be allowed to be made in any entry in the contribution card of any member relating to the total of monthly basic wages and dearness allowance of such member and the contributions paid in respect of him:

Provided that where any alteration or amendment of an entry in the contribution card of a member becomes necessary in the opinion of the manager, accountant or the head clerk of a coal mine, such alteration or amendment shall be made in the contribution card by scoring through the incorrect entry and substituting therefor a correct entry, which shall be duly initialled by the manager, accountant or the head clerk, as the case may be:

Provided further that where any adjustment on account of any excess or short payment becomes necessary, a plus or minus entry, as the case may be, shall be recorded in the appropriate column of the contribution card.

14. Declaration by employees and preparation of Contribution Cards.—Every person who is required to be a member of the Fund shall be asked forthwith by his employer to furnish and shall on such demand furnish to him, for communication to the Commissioner, particulars concerning himself and his nominees in Form 'A' annexed hereto. The particulars shall be entered in his own handwriting or if he is unable to write, shall be ascertained from him by the employer and entered in Form 'A'. The employer shall obtain the signature and/or the thumb impression of the person and sign the certificate on the form at the place provided for the purpose and shall immediately thereafter prepare in respect of the person a Contribution Card in Form 'E (Revised)' annexed hereto.

15. Method of opening Contribution Card.—Every employer shall, in respect of every member in a coal mine to which this Scheme applies, other than an excluded employee, on or before the commencement of each period of currency, open a new contribution card in Form 'E (Revised)' annexed hereto and record in the appropriate columns of the contribution card entries showing the total of basic wages and dearness allowance earned by such employee in every month and the total amount of member's contribution and the employer's contribution payable in respect of each month for such employee.

16. Submission of return of qualified employees.—Every employer shall send by registered post or through a messenger to the Commissioner within six weeks of the commencement of each quarter a return, in duplicate, in Form 'H' annexed hereto of the employees qualifying to become members of the Fund during the preceding quarter and shall send with this return the declarations in Form 'A' furnished by the persons qualifying.

17. Allotment of account number.—On receipt of the Return required under paragraph 16, the Commissioner shall allot an account number to each person who has qualified to become a member and shall communicate the account number to the employer.

18. Currency of Contribution Cards.—The contribution cards issued under this Scheme shall have the period of currency of one year commencing from the first of April of each year to the thirty-first of March of the next year.

19. Renewal of Contribution Cards.—Every employer shall, on or before the expiration of the period of currency of the contribution card, prepare in respect of each member employed by him a card in Form 'E (Revised)' for the next period of currency.

20. Submission of Contribution Cards to the Commissioner.—Every employer shall, within six weeks from the date of expiration of the period of currency of the contribution cards in respect of members employed by him, send the contribution cards to the Commissioner by registered post or railway parcel or through a messenger together with a statement in duplicate in Form 'I (Revised)' annexed hereto.

21. Contribution Cards of absentee members Retention of.—Where an employee leaves service in a coal mine or is transferred to any other coal mine or when his service is terminated by the employer, the contribution card of such employee shall

be retained by the employer for submission to the Commissioner on the expiry of the period of currency to which the contribution card relates or at any time before the expiry of such period, if so directed by the Commissioner.

22. Declaration Form—Procedure to be followed by the employer.—(1) When a person presents himself for work at a coal mine, the employer shall require the person to furnish a written declaration in Form 'Q' annexed hereto or if the person is unable to read and write in English, the employer shall obtain the necessary information from the person and complete the form and obtain thereon the person's signature or thumb impression. Such person on being so required to do shall complete the form or furnish the information, as the case may be. The declaration in Form 'Q' from any such person containing a negative statement shall be affixed to the declaration of such person in Form 'A' and forwarded to the Commissioner along with returns in Form 'H' as and when such person qualifies for membership of the Fund. Whenever the declaration in Form 'Q' is affirmative, it shall be preserved by the employer until such time as the contents thereof are verified from the previous employer.

(2) Where any such person makes a declaration in Form 'Q' to the effect that he was a member of the Fund, the employer shall open for him a new contribution card in Form 'E (Revised)' and enter therein the total of monthly basic wages and dearness allowance and the total of the members' and the employer's contributions to be paid by the new employer during the remaining period of currency during which such person has worked under the new employer. The employer shall, at the same time, take steps to verify the truth or otherwise of the statement from his former employer, who shall be bound to furnish the required information.

(3) Where such person makes a false declaration in Form 'Q' suppressing the fact of his previous membership of the Fund, the arrears on account of the member's share of the contribution may notwithstanding the proviso to sub-paragraph (1) of paragraph 10 of this Scheme, be realised from his wages which he may earn subsequently in such number of instalments as may be considered to be suitable by the Commissioner who shall be furnished with a complete report of the case, supported by the declaration in Form 'Q' within a period of fifteen days from the date on which the falsity of the declaration of such person comes to the notice of the new employer.

23. Supply of Cards and Forms to employers.—The Commissioner shall supply to employers free of charge on demand the cards and forms referred to in this Scheme;

Provided that if any employer desires to obtain any card or form in excess of what the Commissioner considers to be the requirement of the employer, the Commissioner may, if he thinks fit, supply such excess cards or forms and make such charge therefor as he considers necessary.

24. Custody of Contribution Cards.—The employer shall retain the contribution cards in respect of each member in his custody and shall take every possible precaution to guard them against loss or damage or unauthenticated alteration till they are received in the office of the Commissioner.

25. Inspection of Cards by members.—Any member who makes a request in this behalf to the employer shall be permitted to inspect his cards within a period of 72 hours of making such request provided that no member may make such a request more than once in any calendar month.

26. Production of Cards for inspection by the Commissioner or Inspector.—(1) Every employer shall, whenever the Commissioner or any other officer authorised by him in this behalf or an Inspector so requests, either in person or by notice, produce to the Commissioner, Officer or Inspector the cards of any member employed by him and any card then in his possession, and if so required by the Commissioner, Officer or Inspector shall deliver such card to the Commissioner, Officer or Inspector who may, if he thinks fit, retain the card.

(2) The Commissioner, Officer or Inspector shall grant a receipt for every card retained by him.

27. Remittance of Coal Mines Provident Fund money.—(1) All amounts deposited into Government Treasury in Rajasthan under paragraph 12(3) (iv) shall be remitted to the current Account No. I of the Coal Mines Provident Fund with the State Bank of India, Dhanbad, by the third day of the week following the week of

deposit under advice to the Government of India in the Ministry of Labour and Employment and the Coal Mines Provident Fund Commissioner. The remittance shall be made by the Treasury Officers by means of Reserve Bank Drafts at par marked "Intra Provincial" favouring State Bank of India, Dhanbad, for credit to the current Account No. 1 of the Fund.

(2) The Coal Mines Provident Fund Commissioner shall submit demand statements to the Accountant General, Rajasthan by the 15th of the month in respect of the deposits made into the Government Treasuries during the month preceding the last month. Any difference between the amount remitted by the Treasury Officers and that actually due to the Fund shall be adjusted by the Accountant General, Rajasthan in a subsequent month.

28. Suspense General Account and Administration Account.—Of the sums realised under paragraph 12 an amount equal to the contributions to the Fund shall be credited to an account to be named "Suspense General Account" and the amount received for defraying the cost of administration to an account to be called the "Administration Account":

Provided that the Administration Account referred to in this Scheme shall merge in the Administration Account maintained under paragraph 51 of the said notification.

29. Provident Fund Account.—On receipt of the contribution cards after the expiration of their period of currency from the employers and after verification of the deposits received from the coal mines concerned, the total amount of contributions due to members concerned as per their contribution cards shall be credited to an account to be called the "Provident Fund Account" by contra debit to the "Suspense General Account".

30. Interest Suspense Account.—All interest, rents, and the other income realised and net profits or losses, if any, from the sale of investments, not including therein the transactions of the Administration Account, shall be credited, or as the case may be, debited, to an account called the "Interest Suspense Account". Brokerage and commission on the purchase and sale of securities and other investments shall be included in the purchase or sale price, as the case may be, and not separately charged to the "Interest Suspense Account".

31. Investment of monies belonging to the Coal Mines Provident Fund.—(1) All monies belonging to the Coal Mines Provident Fund shall be either deposited in the State Bank of India or in such other scheduled banks as may be approved by the Central Government from time to time, or invested in securities mentioned or referred to in clauses (a) to (d) of section 20 of the Indian Trusts Act, 1882 (12 of 1882), subject to the condition that the securities or loans in which investments are made are payable both in respect of capital and of interest in India.

(2) The Board shall prepare a classified summary of the assets of the Fund as on the 31st March, in each year or on such other date as the Central Government may specify, in Form 'O' annexed hereto, and shall append it to the Annual Report required to be submitted to the Central Government under paragraph 45.

32. Disposal of the Coal Mines Provident Fund.—Subject to the provisions of the Act and of this Scheme, the Coal Mines Provident Fund, not including therein the Administration Account, shall not, except with the previous sanction of the Central Government, be expended for any purpose other than the payment of the sums standing to the credit of individual members of the Fund or to their nominees or heirs or legal representatives in accordance with the provisions of this Scheme.

33. Expenses of Administration.—Subject to the provisions of the Act and of the Scheme all expenses of administration of the Coal Mines Provident Fund, including the fees and allowances of the trustees and salaries, leave and joining time allowances, travelling and compensatory allowances gratuities and compassionate allowances, pensions, contribution to Provident Fund or other benefit funds for the officers and servants of the Fund, the cost of audit of the accounts, legal expenses and the cost of all stationery and forms required for the purpose of giving effect to this Scheme, shall be met from the Administration Account.

34. Budget.—(1) The Commissioner shall place before the Board at a meeting to be held in January each year a budget showing separately the probable receipts on account of Provident Fund Contributions and the levy of the administrative charge and the expenditure which he proposes to incur during the financial year

commencing on the first of April next. The budget as approved by the Board shall be submitted for sanction to the Central Government before the 15th of February, each year;

Provided that the budget required to be submitted under this paragraph shall be consolidated with the budget required to be submitted under paragraph 57 of the said notification.

(2) The Central Government may sanction the budget as submitted or with such alterations therein as it considers desirable.

35. Form of Accounts.—The Board shall maintain the accounts of the Fund, including the "Administration Account", in such form and manner as may be specified by it with the previous approval of the Central Government:

Provided that the manner of audit directed by the Central Government in pursuance of paragraph 58 of the said notification shall be deemed to have been approved under this paragraph also.

36. Audit.—(1) The accounts of the Fund, including the "Administration Account", shall be audited in such manner as the Central Government may direct:

Provided that the manner of audit directed by the Central Government in pursuance of paragraph 59 of the said notification shall be deemed to be the manner of audit directed under this paragraph.

(2) The cost of the audit as determined by the Central Government shall be paid out of the "Administration Account".

37. Members' Accounts.—(1) An account shall be opened in the name of each member in which shall be credited—

- (i) his contributions,
- (ii) the contributions made by his employer, and
- (iii) interest, as provided by paragraph 38.

(2) All items of account shall be calculated to the nearest naye paise.

(3) On receipt of the contribution card of a member from his employer at the end of the period of currency of the contribution card, the Commissioner shall ascertain therefrom the total amount of member's and employer's contributions paid for the member and shall credit the amount to the account of the member, as at the last day of the period of currency.

38. Interest.—(1) The Commissioner shall credit to the account of each member interest at such rate as may be determined by the Central Government in consultation with the Board in respect of the periods of currency of the cards expiring in each financial year:

Provided that the rate determined in pursuance of paragraph 61 of the said notification shall be deemed to be the rate determined under this sub-paragraph.

(2) Interest for the period of currency of the card shall be credited with effect from the last day of the period on the opening balance at the credit of the member on the first day thereof:

Provided that, when the amount standing at the credit of the member has become payable, interest shall thereupon be credited under this sub-paragraph only for the period from the beginning of the current period upto the end of the month preceding the date of tender of payment or up to the end of the sixth month after the month in which the amount has become payable, whichever is earlier:

Provided further that the rate of interest to be allowed on claims for refund for the broken period of currency of cards shall be the rate fixed for the financial year in which the claim becomes payable.

(3) The aggregate amount of interest credited to the accounts of the members shall be debited to "Interest Suspense Account".

39. Nomination.—(1) Each member, or if he is a minor his guardian, shall make in his declaration in Form 'A', a nomination conferring the right to receive the amount that may stand to his credit in the Fund in the event of his death before the amount standing to his credit has become payable, or where the amount has become payable, before payment has been made.

(2) A member, or if he is a minor his guardian, may in his nomination distribute the amount that may stand to his credit in the Fund amongst his nominees at his own discretion.

(3) If a member has a family at the time of making a nomination, the nomination shall be in favour of one or more persons belonging to his family. Any nomination made by such member in favour of a person not belonging to his family shall be invalid.

(4) If at the time of making a nomination the member has no family, the nomination may be in favour of any person or persons but if the member subsequently acquires a family such nomination shall forthwith be deemed to be invalid and the member shall make a fresh nomination in favour of one or more persons belonging to his family.

(5) A nomination made under sub-paragraph (1) may at any time be modified by a member, or if he is a minor by his guardian, after giving a written notice of his intention of doing so in Form 'M' annexed hereto. If the nominee predeceases the member, the interest of the nominee shall revert to the member who may make a fresh nomination in respect of such interest.

(6) A nomination or its modification shall take effect to the extent that it is valid on the date on which it is received by the Commissioner.

40. Circumstances in which accumulations in the Fund are payable to a member.—(1) A member may withdraw the full amount standing to his credit in the Fund—

- (a) on permanent retirement from service in the coal mining industry at any time after the attainment of the age of 50 years;
- (b) on retirement on account of permanent and total incapacity for work in the coalfields due to bodily or mental infirmity.

(2) The Board, or where so authorised by the Board, the Commissioner, or where so authorised by the Commissioner, any Officer subordinate to him, may permit a member who has not attained the age of 50 years to withdraw the amount standing to his credit in the Fund, if—

- (a) he has migrated from India for permanent settlement abroad, or being a national of a country other than India and having ceased to work in or in connection with a coal mine, declares his intention of leaving India for at least a year, or
- (b) he has not been employed in any coal mine to which this Scheme applies for a continuous period of not less than one year immediately preceding the date on which he makes an application for withdrawal, or
- (c) in the case of a member employed on fixed term contract, he does not continue to work in the coalfields after the expiry of his contract:

Provided, however, that the exercise or discharge of the powers so delegated shall be subject to such restrictions, limitations and conditions, if any, as the Board may impose.

(3) When a member withdraws any amount under sub-paragraph (2), the following provisions shall apply, namely:—

- (i) Seventy-five per cent of the employer's contribution and interest thereon shall be forfeited to the Fund if the period of his membership of the Fund is less than 3 years; or
- (ii) fifty per cent of the employer's contribution and interest thereon shall be forfeited to the Fund if the period of membership is 3 years or more but less than 5 years; or
- (iii) twenty-five per cent of the employer's contribution and interest thereon shall be forfeited to the Fund if the period of membership is 5 years or more but less than 10 years; or
- (iv) fifteen per cent of the employer's contribution and interest thereon shall be forfeited to the Fund if the period of membership is 10 years or more but less than 15 years; or
- (v) no forfeiture shall be made if the period of membership is 15 years or more.

(4) The Commissioner may permit any member or class of members to withdraw at any time after the termination of his or their services, the full amount standing to his or their credit, as the case may be and make payment to such member or class of members in accordance with such instructions as may be issued by the Central Government in this behalf from time to time:

Provided that any instruction issued by the Central Government in pursuance of sub-paragraph (2B) of paragraph 63 of the said notification shall be deemed to have been issued under this sub-paragraph also.

(5) A member who withdraws under sub-paragraph (2) or a member withdrawing under sub-paragraph (4) who has not attained the age of 50 years at the time of withdrawal shall be required to join as a new member of the Fund if he obtains employment again in a coal mine and qualifies again for the membership of the Fund.

(6) All sums forfeited to the Fund under sub-paragraph (3) shall be credited to the "Reserve Account" of the Fund.

41. Accumulations of a deceased member to whom payable.—(1) On the death of a member before the amount standing to his credit has become payable, or where the amount has become payable before payment has been made—

- (i) if a nomination made by the member in accordance with paragraph 39 subsists, the amount standing to his credit in the Fund or that part thereof to which the nomination relates, shall become payable to his nominee or nominees in accordance with such nomination;
- (ii) if no nomination subsists or if the nomination relates only to a part of the amount standing to his credit in the Fund, the whole amount or the part thereof to which the nomination does not relate as the case may be shall become payable to the members of his family in equal shares;

Provided that no share shall be payable to—

- (a) sons who have attained majority;
- (b) sons of a deceased son who have attained majority;
- (c) married daughters whose husbands are alive;
- (d) married daughters of a deceased son whose husbands are alive;

if there is any member of the family other than those specified in clauses (a), (b), (c) and (d):

Provided further that the widow or widows, and the child or children of a deceased son shall receive between them in equal parts only the share which that son would have received if he had survived the member and had not attained the age of majority at the time of the member's death.

NOTE.—For the purpose of this paragraph a member's posthumous child, if born alive shall be treated in the same way as a surviving child born before the member's death.

- (iii) In any case to which the provisions of clauses (i) and (ii) do not apply the whole amount that would have been otherwise payable in his case shall be payable to the person legally entitled to it:

Provided that the Commissioner, where such amount does not exceed Rs. 300 or the Chairman of the Board where it exceeds Rs. 300 but does not exceed Rs. 600 may after giving notices to such persons and in such manner and making such summary inquiry as he thinks fit, make payment of the amount to the person who appears to him to be legally entitled thereto and such payment shall be a full discharge from all liability in respect of the amount paid; but in such a case the Commissioner or as the case may be, the Chairman may before making the payment obtain from the person to whom the payment is made, such security as he considers necessary.

42. Deductions from the account of members dismissed for serious and wilful misconduct.—(1) If a member is dismissed by an employer in a coal mine for serious and wilful misconduct, the employer may send intimation thereof to the Commissioner and the Commissioner shall have the power to forfeit the employer's contribution up to a maximum of the employer's contribution in the last two complete periods of currency of the contribution cards and those of the period of currency of the current contribution card.

(2) Before exercising the power of forfeiture conferred on him by sub-paragraph (1), the Commissioner shall call upon the member concerned, by notice in writing, to show cause why the forfeiture should not be made, and shall decide the amount of forfeiture after taking into account any representation made by the member.

(3) Each forfeiture made under sub-paragraph (1) shall be brought to the notice of the Board at a meeting held after the date of such forfeiture and may be reviewed by the Board either at its own instance or at the request of the employer and/or the member.

(4) Any amount forfeited from the individual account of a member under sub-paragraph (1) shall not be returned to the employer but shall be credited to the "Reserve Account" of the Fund.

43. Payment of provident fund.—(1) When the amount standing to the credit of a member, or the balance thereof after any deduction under paragraphs 40 and 42 becomes payable, it shall be the duty of the Commissioner to make prompt payment as provided in this Scheme. He shall close the account of the member and give notice in writing to the person to whom the amount is payable, specifying the amount and tendering payment thereof.

(2) If any portion of the amount, which has become payable is in doubt or dispute, the Commissioner shall make prompt payment of that portion of the amount in regard to which there is no dispute or doubt, the balance being adjusted as soon after as may be.

(3) If the person to whom any amount is to be paid under this Scheme, is a minor or lunatic for whose estate a guardian under the Guardians and Wards Act, 1890 (8 of 1890), or a manager under the Indian Lunacy Act, 1912 (4 of 1912), as the case may be, has been appointed, the payment shall be made to such guardian or manager. If no such guardian or manager has been appointed, the payment shall be made to such person as the Commissioner, where the amount does not exceed Rs. 300 or the Chairman of the Board, in any other case, considers to be the proper person representing the minor or lunatic, and the receipt of such person for the amount paid shall be sufficient discharge thereof.

(4) If it is brought to the notice of the Commissioner that a posthumous child is to be born to the deceased member, he shall retain the amount which will be due to the child in the event of its being born alive, and distribute the balance. If subsequently no child is born or the child is still-born, the amount retained shall be distributed, in accordance with the provisions of paragraph 41.

(5) Any person who desires to claim payment under this paragraph shall send a written application to the Commissioner, who may, at the option of the person to whom payment is to be made, make the payment—

- (i) by postal money order at the cost of the payee or at any other cost if so determined by the Central Government;

Provided that the cost determined by the Central Government in pursuance of clause (i) of sub-paragraph (5) of paragraph 66 of the said notification shall be deemed to be the cost determined under this clause also: or

- (ii) by crossed cheque sent through post; or
- (iii) by crossed cheque at the office of the Commissioner, provided the payee is identified to the satisfaction of the Commissioner; or
- (iv) by deposit at the cost of the payee in his postal savings bank account, if any.

44. Annual Statement of members' account.—(1) As soon as possible after the close of each period of currency of the contribution card the Commissioner shall send to each member through the employer of the coal mine in which he was last employed a statement of his account in the Fund showing the opening balance at the beginning of the period, the total amount credited or debited in the period, the total amount of interest credited at the end of the period and the closing balance at the end of the period.

(2) Members should satisfy themselves as to the correctness of the annual statement and any error should be brought to the notice of the Commissioner within six months of the receipt of the statement.

45. Annual report on the working of the Scheme.—The Board shall submit to the Central Government by the 30th June, each year a report on the working of the Coal Mines Provident Fund Scheme during the previous financial year:

Provided that the annual report required to be submitted under this paragraph shall be consolidated with the report required to be submitted under paragraph 68 of the said notification.

46. Issue of duplicate copies of members' account and annual report.—The Commissioner shall furnish copies of members' accounts and of the annual report of the Fund to any member on written application on payment of such fees and subject to such conditions as has been or may be specified by the Board in this behalf in pursuance of paragraph 69 of the said notification.

47. Obligation to produce documents before Inspector.—Where an Inspector in exercise of the powers conferred on him under clause (b) of sub-section (2) of section 10 of the Act requires any person in charge of a coal mine or its office, to produce any document before him, that person shall produce such document before the Inspector.

48. Transfer of records in case of change of ownership or closure of a coal mine.—(1) In the event of a change in the ownership of a coal mine to which this Scheme applies, the previous owner shall, within a period of one month from the date of change in ownership, transfer to the new owner all records relating to this Scheme and within a fortnight of the transfer of records furnish by registered post or through a messenger a handing and taking over report in Form 'R' annexed hereto, in duplicate, to the Coal Mines Provident Fund Commissioner, duly completed by the new owner who shall take over the records transferred to him under this paragraph and acknowledge the same in the said report.

(2) In the event of any colliery being closed, the owner shall, within a period of one month from the date of closure, forward by registered post or through a messenger, to the Commissioner all records relating to this Scheme and a statement in such Form as the Commissioner may specify, showing the details of the outstanding dues of the Fund, if any.

49. Punishment for failure to pay contribution, etc.—If any person—

- (a) fails to pay any contribution which he is liable to pay under this Scheme, or
- (b) deducts or attempts to deduct from the wages or other remuneration of a member the whole or any part of the employer's contribution, or
- (c) fails or refuses to submit any return, statement or other document required by this Scheme or submits a false return, statement or other document, or
- (d) obstructs any Inspector or other official appointed under the Act or this Scheme in the discharge of his duties, or
- (e) is guilty of any contravention of or non-compliance with any of the requirements of the Act or of this Scheme in respect of which no special penalty is provided,

he shall be punishable with imprisonment which may extend to six months, or with fine which may extend to one thousand rupees, or with both.

SCHEDULE 'A'

Name of treasury at which contribution and administrative charges payable under this Scheme may be deposited by collieries in the State of Rajasthan:—

Bikaner

FORM 'A'

COAL MINES PROVIDENT FUND

(Declaration by person employed in a Coal Mine.)

1. Name.....
(In block capitals)
2. Sex.....
3. Caste or Surname.....
4. Religion.....
5. Occupation.....
6. Height.....
7. Father's Name.....
8. Husband's Name.....
(for married women)
9. Marital Status.....
(whether bachelor, spinster, married, widow or widower)
10. Date of birth : Day.....Month....
11. Marks of Identification.....
12. Permanent Address.....
Village.....Thana.....
District.....State.....

I declare that I have/my ward has not previously been a member of the Coal Mines Provident Fund and I hereby direct that the amount at my/my ward's credit in the Coal Mines Provident Fund at the time of my/my ward's death shall be paid to the following person (s) in the manner shown against their names :—

Name and address of the nominee or nominees.	Nominee's relationship with the member.	Age of nominee.	Amount or share of accumulation in the Fund to be paid to the nominee.

Dated..... Signature or Left hand thumb impression of the person employed or his guardian.

Certified that the above declaration has been signed by/by the guardian of..... employed in my coal mine before me after he has read the entries/the entries have been read over to him by me

Regd. No. of Coal Mine Signature of Manager }
or other officer. }
Dated Designation.....
Name and Address of }
Coal mine }

COAL MINES PROVIDENT FUND SCHEME

FORM 'C'

(Election under paragraph 7 of the Rajasthan Coal Mines Provident Fund Scheme)

- Name..... (In block capitals)
- Sex.....
- Religion.....
- Father's name.....
- Husband's Name..... (for married women only)
- Date of birth.....
- Permanent address.....
- Name of Provident Fund of which he is already a member.

I declare that all the particulars stated above are true to the best of my knowledge and belief and I hereby* elect/do not elect to continue to be a member of the aforesaid Provident Fund.

Dated..... 19 . Signature or left hand thumb impression of person employed.

Certified that the above declaration has been signed by..... employed in**..... before me and that he is a member of..... Provident Fund, a Fund* recognised under the Income Tax Act, 1922

* to which the Provident Fund Act, 1925, applies.

Signature of Manager or other Officer of coal mine.

Dated..... 19 . Regd. No. of coal mine

*Score out the portion not applicable.

**Here give the name of coal mine in which employed.

FORM 'E'

(REVISED.)

COAL MINES PROVIDENT FUND

Contribution Card for monthly rated employees for the period from to

1. Account No.
2. Name (in block capitals).
3. Caste or Surname.
4. Sex.
5. Date of birth.
6. Occupation.
7. Father's name.
8. Husbands' name (for married women only).
9. Marital status.
10. Permanent address.
 Village. P.O. Thana.
 District. State.
11. Signature or left thumb impression of member.

Fold Card here. Do not tear.

- Account No.
12. Signature of person preparing the Card.
13. Signature of Manager of Coal Mine.
14. Registered No. of Coal Mine.
15. Name and address of Coal Mine.

Particulars of employment

Period of employment													
Registered No. of Coal Mine.						REMARKS				Initials of employer's clerk.			
From						To							
Month	Wages earned		Contributions		Under charge(+) Over charge(-)		Month	Wages ³ earned		Contributions		Under charge(+) Over charge(-)	
	Rs.	nP.	Rs.	nP.	Rs.	nP.		Rs.	nP.	Rs.	nP.	Rs.	nP.
							B.F.						
1st							7th						
2nd							8th						
3rd							9th						
4th							10th						
5th							11th						
6th							12th						
Total C.O.							Total .						

Total number of cards sent.....

Details of Payment

Amount

Nos. and dates of chalans/cheques/
Bank draft/'Pay in' Slips. Rs. nP. Name of Treasury/Bank in which
deposited

Dated.....19.....

Signature of Manager of Coal Mine
FORM 'M'

COAL MINES PROVIDENT FUND

I..... hereby cancel the nomination by me/my guardian on..... as regards the disposal, in the event of my/my ward's death, of the amount standing to my/my ward's credit in the Coal Mines Provident Fund and direct that the amount at my/my ward's credit in Account No..... of the Coal Mines Provident Fund at the time of my/my ward's death shall be paid to the following person(s) in the manner shown against their names :-

Name and address of the nominee or nominees	Nominee's relationship with the member	Age of nominee	Amount or share of accumulation in the Fund to be paid to the nominee
1	2	3	4

Dated.....

Signature or left hand thumb impression of member or his guardian.

Certified that the above declaration has been signed by me (1) employed in..... (2) the guardian of..... employed in..... before me.

Regd. No. of Coal Mine.....

Signature of Manager.

FORM 'O'

COAL MINES PROVIDENT FUND

Classified summary of the assets of the Coal Mines Provident Fund on the

Class of assets	Book value as per (a) below	Market value as per (b) below	Remarks as per (c) below
1. Government of India Securities			
2. Indian State Government Securities			
3. Indian Municipal, Port & Improvement Trust Securities including debentures			
4. Debentures of Indian Railways			
5. Guaranteed & Preference Shares of Indian Railways			
6. Annuities of Indian Railways			
7. Ordinary shares of Railways in India			
8. Other debentures of concerns in India			
9. Other guaranteed and Preference shares of con- cerns in India			
10. Other ordinary shares of concerns in India			
11. Cash on deposit in Banks			
12. Cash in hand and on current account in Banks			
13. Other assets			
(to be specified).			

The summary shall show :—

- (a) the value for which credit is taken in the accounts for each of the above-mentioned classes of assets :
- (b) the market value of such of the above-mentioned classes of assets as has been ascertained from published quotations :
- (c) how the value of such of the above-mentioned classes of assets as has not been ascertained from published quotations has been arrived at.

FORM 'P'

COAL MINES PROVIDENT FUND

Monthly abstract of deposits towards the Coal Mines Provident Fund for the month of.....19.....

To be submitted to the Coal Mines Provident Fund Commissioner in duplicate by the 15th of each month by Registered Post or through a messenger along with the original chalan/Bank receipt/cheque/draft.)

	Rs.	nP.
1. Total wages earned by members of C.M.P. Fund		
2. Provident Fund Contribution (Employer's & Employee's share)		
3. Add on account of under charges (both shares) for the month of—		

	Rs.	nP.
(i)		
(ii)		
(iii)		
(iv)		
		Total u/c.

4. Deduct on account of over charges for the month of—		
(i)		
(ii)		
		Total o/c (minus)

5. Net Total (2+3-4)		
6. Administrative charges (3% of net total at Serial No. 5)		
7. Total in figures (5+6)		

8. Total in words (5+6) Rupees.....

9. *(i) Deposited under Treasury chalan No.....dated.....
in.....Treasury (original chalan attached).

*(ii) Deposited in the State Bank of India, Dhanbad, on.....for credit to Coal Mines Provident Fund Account No. I (Receipted 'Pay-in slip' attached).

*(iii) Remitted, vide crossed Account Payee cheque/crossed Account Payee draft No.....dated.....on the State Bank of India, Dhanbad, in favour of Coal Mines Provident Fund Account No. I (cheque or draft attached).

Dated.....19....

Manager/Agent,
Colliery.
C.M.P.F. Regd. No.....
Zone

*Delete portions not applicable.

(To be made by the Coal Mines Provident Fund Inspectors only)

Received from Coal Mines Provident Fund Commissioner on (date).....
Checked with the records of the Colliery on (date).....Discrepancies
detected have been included in my Inspection Report No.....dated.....
Under charges detected have been noted in the connected contribution cards.

Dated.....19....

Inspector, C.M.P. Fund.

Junior Labour Inspector

FORM 'Q'

COAL MINES PROVIDENT FUND

(Declaration to be completed by persons joining any coal mines to which the Rajasthan Coal Mines Provident Fund Scheme applies)

I.....(in block capitals), son of/
daughter of/wife of*.....hereby declare that I was
previously employed as.....in.....Colliery....
.....(address of the coal mine) and that am/am
not* a member of the Coal Mines Provident Fund.

Account No. of the employee,
if any.....

Signature/thumb impression of the employee.

Certified that the contents of this declaration have been explained to the employee who has signed thumb impressed it in my presence,

Dated.....195

Manager/Agent,

Colliery

C.M.P.F Regd. No.

*Delete portions not applicable.

FORM 'R'

COAL MINES PROVIDENT FUND

(Handing and Taking over report to be rendered to Coal Mines Provident Fund Commissioner in the event of a change in the ownership of a coal mine.)

1. Name and address of the coal mine
2. Registered No. of the coal mine
3. Name and address of the previous owner(s)
4. Name and address of the new owner(s)
5. Date on which ownership changed
6. I have transferred the following records to.....
(name of the new owner)
on.....*and a sum of Rs.....
(date)
is due to be paid to the Coal Mines Provident Fund on account of Provident Fund contribution and administrative charges for the period from.....to.....in respect of the employees mentioned overleaf :—

- (i)
- (ii)
- (iii)
- (iv)

Date.....

(Signature of the previous owner or his authorised agent or his manager.)

7. I have received the records mentioned at 6 above on.....
(date)

Date.....

(Signature of the new owner or his authorised agent or his manager.)

Delete if nothing is due to be paid.

*Statement of Provident Fund contribution due for the period from.....to.....**

Serial No.	Account No.	Name of Member	Father's/Husband's name	Amount of Provident Fund contribution (both in shares)	R E M A R K S
Total.....					
(Add) Administrative charges.....					
GRAND TOTAL					

*Separate statement shall be prepared for each currency period.

(For use of the Coal Mines Provident Fund Inspectors)

Received from the Coal Mines Provident Fund Commissioner on (date).....Checked
with the records of the colliery on (date).....Discrepancies detected have
been included in my inspection report No.....dated.....
.....Undercharges detected have been noted in the connected contribution cards.

Inspector, C.M.P. Fund.

Dated.....

*Junior Labour Inspector
(General).*

[No. PF-1/2(77)/55.]

V. R. ANTANI, Dy. Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 7th February 1958

S.O. 33.—In exercise of the powers conferred by sub-section (2) of section 5 of the Indian Income-tax Act, 1922 (11 of 1922) and in partial modification of its notification No. 9—Income-tax, dated the 28th January 1958, the Central Board of Revenue hereby directs that Shri V. V. Subramanian, a Commissioner of Income-tax shall perform all the functions of Commissioner of Income-tax in respect of such areas or of such persons or classes of persons or such incomes or classes of incomes or such cases or classes of cases as are comprised in the Income-tax Circles, Wards or Districts in the State of West Bengal, specified below, namely:—

1. Companies District I, Calcutta.
2. Companies District III, Calcutta.
3. Midnapur.
4. Refund Circle, Calcutta.
5. Howrah.
6. 24-Parganas.
7. Burdwan-Birbhum.
8. Jalpaiguri-Darjeeling.
9. Special Survey Circle VIII, Calcutta.
10. District VI, Calcutta.
11. District III(I), Calcutta.
12. Murshidabad-Nadia.
13. Hoogly.
14. Special Survey Circle XI, Calcutta.
15. District III-A, Calcutta.
16. Central Salary Circle, Calcutta.
17. Special Survey Circle VII, Calcutta.
18. Non-Companies (Income-tax-cum-Excess Profits Tax) District I, Calcutta.

19. District II(2), Calcutta.
20. Foreign Section, Calcutta.
21. Cooch-Bihar.
22. West Dinajpur Malda.
23. Estate Duty-cum-Income-tax Circle, Calcutta.
24. Estate Duty-cum-Income-tax Circle (Mofussil), Calcutta.
25. Estate Duty-cum-Income-tax Circle, Jalpaiguri.
26. Purulia-Bankura.
27. District III(3).

Provided that he shall also perform his functions in respect of such persons or of such cases as have been or may be assigned by the Central Board of Revenue to any Income-tax Authority subordinate to him:

Provided further that he shall not perform his functions in respect of such persons or such cases as have been or may be assigned to any Income-tax Authority outside his jurisdictional area.

While performing the said functions the said Shri Subramanian shall be designated as the Commissioner of Income-tax, West Bengal with headquarters at Calcutta.

This notification shall be deemed to have taken effect from the 1st day of February 1958 (forenoon).

Explanatory Note

NOTE.—The amendments have become necessary due to change in the incumbent of Commissioner's post.

(The above note does not form a part of the notification but is intended to be merely clarificatory.)

[No. 16 (F. No. 55/23/58-IT.)]

New Delhi, the 10th February 1958

S.O. 34.—In exercise of the powers conferred by sub-section (4) of Section 5 of the Indian Income-tax Act, 1922 (11 of 1922), the Central Board of Revenue hereby makes the following further amendments to its notification S.R.O. 2023 No. 68—Income-tax, dated the 15th June 1957:—

In the Schedule appended to the said notification under the sub-head "IX—Madhya Pradesh and the Districts of Nagpur and Bhandara" against

(a) Jabalpur

The entries

3. A—Ward, Ujjain.
4. B—Ward, Ujjain.
5. C—War, Ujjain.

shall be deleted and the subsequent entries

6. Sagar.
7. Bilaspur.
8. Raigarh.
9. Satna.
10. Bhopal.
11. A—Ward, Raipur.
12. B—Ward, Raipur.

shall be renumbered as

3. Sagar.
4. Bilaspur.
5. Raigarh.
6. Satna.
7. Bhopal.
8. A—Ward, Raipur.
9. B—Ward, Raipur.

(b) *Gwalior*

After the existing entry "3 C—Ward, Gwalior" the following entries shall be made, namely.—

- 4. A—Ward, Ujjain
- 5. B—Ward, Ujjain
- 6. C—Ward, Ujjain

This notification shall come into force from the 17th day of February, 1958

Explanatory Note

NOTE—The amendments have become necessary on account of the reorganisation of the jurisdiction of the Appellate Assistant Commissioners.

(This note does not form a part of the notification but is intended merely to be clarificatory)

[No 18 (F. No. 50/25/58-IT.)]
B. V. MUNDKUR, Under Secy.

